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FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/24/1997	JAN-ERIK LOFROTH	1103326-283		
590 09/05/2003				
THOMAS HOXIE NOVARTIS, CORPORATE INTELLECTUAL PROPERTY ONE HEALTH PLAZA 430/2 EAST HANOVER, NJ 07936-1080		EXAMINER		
		WEBMAN, EDWARD J		
		ART UNIT	PAPER NUMBER	
		1617		
		DATE MAILED: 09/05/2003	0 11	
	10/24/1997 590 09/05/2003 DXIE ORPORATE INTELLECT	10/24/1997 JAN-ERIK LOFROTH  590 09/05/2003  DXIE  ORPORATE INTELLECTUAL PROPERTY  PLAZA 430/2	10/24/1997 JAN-ERIK LOFROTH 1103326-283  DXIE ORPORATE INTELLECTUAL PROPERTY PLAZA 430/2 VER, NJ 07936-1080  ART UNIT	

Please find below and/or attached an Office communication concerning this application or proceeding.



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		27
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Below is a communication from the EXAMINER in charge of this application
COMMISSIONER OF PATENTS AND TRADEMARKS
ADVISORY ACTION
ADVISORY ACTION
THE PERIOD FOR RESPONSE:
a) is extended to run or continues to run 3 m c from the date of the final rejection
expires three months from the date of the final rejection or as of the mailing date of this Advisory Action, whichever is later. In no event however, will the statutory period for the response expire later than six months from the date of the final rejection.
Any extension of time must be obtained by filing a petition under 37 CFR 1.136(a), the proposed response and the appropriate fee. The date on which the response, the petition, and the fee have been filed is the date of the response and also the date for the purposes of determining the period of extension and the corresponding amount of the fee. Any extension fee pursuant to 37 CFR 1.17 will be calculated from the date of the originally set shortened statutory period for response or as set forth in b) above.
Appellant's Brief is due in accordance with 37 CFR 1.192(a).
Applicant's response to the final rejection, filed 8/2 c/c3 has been considered with the following effect, but it is not deemed to place the application in condition for allowance:
1. The proposed amendments to the claim and /or specification will not be entered and the final rejection stands because:
a. There is no convincing showing under 37 CFR 1.116(b) why the proposed amendment is necessary and was not earlier presented.
b. They raise new issues that would require further consideration and/or search. (See Note).
c. They raise the issue of new matter. (See Note).
d. They are not deemed to place the application in better form for appeal by materially reducing or simplifying the issues for appeal.
e. They present additional claims without cancelling a corresponding number of finally rejected claims.
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NOTE: FOR FILM FORMANCY SUGGESTS THAT THE
HOWEVER TOFFE IT NO SUPPORT FOR A MATERIA
THE FORM OF A FILM, EXCEPT AS THE CLAMA ED COAT,
2. Newly proposed or amended claims THE would be allowed if submitted in a separately filed amendment cancelling the non-allowable claims.
3. Upon the filing an appeal, the proposed amendment  will be entered will not be entered and the status of the claims will be as follows:
1
Claims allowed: Claims objected to:
Claims rejected:
However;
Applicant's response has overcome the following rejection(s):
4. The affidavit, exhibit or request for reconsideration has been considered but does not overcome the rejection because  AGO WICHAIS ARGUE DEFECTION FIGURES HEWERE FOR SET IN  TEACH VIZAL DEMAKEY (COLUMN & LINE 38), ROYCE TEACHES PEO AS A
TEACH URAL PHYSKY (COLUMN & LINE 33). ROYCE TEACHER PEG AS A
5. The affidavit or exhibit will not be considered because applicant has not shown good and sufficent reasons why it was not earlier presented.  3.WPCIL MATLY.
☐ The proposed drawing correction ☐ has ☐ has not been approved by the examiner.
Dither ATTLEAMS MENC A METHOD of MAKING. HOWEVER,
SUCH METHORS ARE NET CLAIMER, EVEN IF THEY WERE, THEY ARE NOT
SULH METROS ARE NOT CLAIMER, EVEN IF THEY WERE, THEY ARE NOT CONSIDERED PATENTABLE WAITARINS UNLESS THEY RESILT IN A PTOL-303 (REV. 5-89) COMPOSITION DIFFERENT FROM THE PRICE ART.